# IN THE UNITED STATES DISTRICT COURT THE WESTERN DISTRICT OF TEXAS AUSTIN DIVISION

UNITED STATES OF AMERICA	§			
V.	8 §	CRIMINAL	NO.	18-CR-00410-RP-5
IESSEED CODIA	§			
JESSEFER CORIA Defendant	8 §			

## **DEFENDANT'S AGREED MOTION FOR CONTINUANCE**

#### TO THE HONORABLE JUDGE OF SAID COURT:

Now comes JESSEFER CORIA, Defendant, and brings this Defendant's Agreed Motion For Continuance, requesting the Court grant Defendant a 90-day reset from sentencing. In support thereof Defendant will show:

- 1. Defendant's case is currently set sentencing on January 7th, 2020.
- 2. Defendant seeks a continuance to allow time for him to be present at the birth of his child.
- 3. Defendant has been compliant to-date will all terms of his pretrial release.
- Counsel has conferred with the United States Attorney's staffed with this case,
   Douglas Gardner, and has received no objection.
- 4. This motion is made not for delay, but for the interests of justice may be served.

**WHEREFORE, PREMISES CONSIDERED,** Jessefer Coria prays that the Court enter an order granting Defendant a 90-day continuance on Sentencing.

Respectfully submitted,

/s/ John de la Vina
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Agreed:

Douglas Gardner

United States Attorney's Office

DocuSigned by:

#### **Certificate of Service**

I hereby certify that on the 29th day of December, 2020, I electronically filed the foregoing Agreed Motion For Continuance with the Clerk of the Court using the CM/ECF system which will send notification to all registered parties of record, including:

Douglas Gardner Assistant United States Attorney 816 Congress Ave., Ste, 1000 Austin, Texas 78701

> /s/ John de la Vina John N. de la Viña

## **Certificate of Conference**

I hereby certify that I conferred with Douglas Gardner in this matter via email and received no objection to a continuance.

> /s/ John de la Vina John N. de la Viña